

TOWN OF TAOS

PROVISIONAL PERMIT

APPLICATION PACKET

PLANNING, COMMUNITY AND ECONOMIC DEVELOPMENT DEPARTMENT



PROVISIONAL PERMIT APPLICATION

Planning, Community and Economic Development Department
 400 Camino de la Placita
 Taos, NM 87571
 Phone (575-751-2016
 Fax (505) 751-2026



CASE NO PZ20 _____ - _____

PROPERTY OWNER INFORMATION

Name			
Mailing Address			
City ST ZIP Code			
Telephone Number		Cell Phone	
E-Mail Address			

AGENT INFORMATION

Name			
Mailing Address			
City ST ZIP Code			
Telephone Number		Cell Phone	
E-Mail Address			

ZONING INFORMATION

Subject Property Address			
Use Description			
Gross Floor Area of Project (Must be between 30,000 and 80,000 square feet)			
Acreage of Subject Property		Zone	

PROVISIONAL PERMIT APPLICATION SUBMITTAL CHECK LIST

The following submittals are required in order to be placed on the Planning and Zoning Commission Agenda for their next available regularly scheduled monthly meeting. Please complete and submit 10 copies on 8 ½ x 11 paper of the requested information (except where otherwise indicated). Information will be due as seen fit by the Site Development Review Staff of the Town of Taos Planning, Community and Economic Development Department. Incomplete, inadequate or late submittals will result in delay or rejection of the request for a Provisional Permit. Please contact staff with questions regarding the submittals required herein.

***NOTE: ALL DRAWINGS MUST BE DRAWN TO SCALE**

- Completed Provisional Permit Application
- Provisional Permit Fee - \$250.00
- Owner's Affidavit (Attached)
- Legal description of property
- Copy of registered deed
- Vicinity Map

- Site Plan (minimum size 24" by 36") and Survey Plat (minimum scale 1" = 20'). Site plan shall depict all existing and proposed structures, setbacks, parking area and other applicable strict/standard requirements. Please see "Site Development Plan" in Section 16.20.080.4 of the Town of Taos Land Use Development Code.
- Floor plans (minimum scale 1/8" = 1') depicting:
 - A. Existing conditions
 - B. Proposed area for the Provisional Permit
 - C. Total amount of floor area used for Provisional Permit
- Exterior building elevations depicting:
 - A. Proposed construction
 - B. Photos may be submitted for existing Construction (Photos shall depict dimensions)
- Property Owner information on file with the County Assessor as follows:
 - A. Copy of the tax map (including map number) depicting subject property and adjacent property
 - B. List of owners of record listed on file for adjacent properties within 300' of property line
- Parking plan, shown on the site plan, defining the number of parking spaces and showing ingress and egress
- Number of employees
- Copy of all required local and state licenses
- Hours of operation
- Definition of any unusual traffic, noise lighting or other potential disturbances
- Design and location of any and all signage to be placed on the property
- Site Threshold Assessment (STH) Form (Attached)
- Must adhere to the requirements of Section 16.20.080.4 Special Use Permit/Conditional Use Permit/Provisional Permit; Site Development Plan Requirements of the Town of Taos Municipal Code
- Submit a narrative explaining how the use applied for will meet the requirements of Section 16.20.020 Commercial, Industrial and Multi-Family Permitting Procedures and Building Size Limitations, 16.16.080.4 Application Procedure (16.12.040.5 Application Procedure) and 16.20.080.4 Special use Permit/Conditional Use Permit/Provisional Permit; Site Development Plan Requirements. (The Provisional Permit will not create a danger to the public health, safety or welfare, nor cause an extraordinary expense, nor create a nuisance.)

- Any additional requirements listed in the Town of Taos Municipal Code under the Section 16.20.020.2 Provisional Permit.

Agreement and Signature

I, the undersigned, understand that any discussions and/or other communications between any authorized representative for this application and any/all Town of Taos Staff members regarding this application do not constitute the entire review of this application and that additional and/or alternate conditions and/or requirements above and beyond those that may have been discussed may be required. I also realize that failure to include applicable application material(s) may result in the rejection of my application or delays in the approval process. I also certify that the signature(s) affixed to this application are those for the property owner and authorized agent. If I am the agent, I am including an owner's affidavit.

Property Owner Name (printed)	
Signature	
Date	
Agent Name (Printed)	
Signature	
Date	

Attached:

16.20.020 Commercial, Industrial and Multi-Family Permitting Procedures and Building Size Limitations

16.20.020.2 Provisional Permit

16.20.080.4: Special Use Permit/Conditional Use Permit/Provisional Permit; Site Development Plan Requirements

16.12.040.5: Application Procedure

Date Application Received: Stamped by Town of Taos.

16.20.020: COMMERCIAL, INDUSTRIAL AND MULTI-FAMILY PERMITTING PROCEDURES AND BUILDING SIZE LIMITATIONS:

16.20.020.1: GENERAL PROVISIONS:

A. Purpose And Intent: The purpose of this section [16.20.020](#) is:

1. To break up the apparent mass and scale of "large scale" commercial, industrial and multi-family structures and development in order to ensure that such structures and development are compatible with Taos' historic character, scale and sense of place;
2. To ensure that large scale commercial, industrial and residential developments are harmoniously integrated with their surroundings;
3. To promote and facilitate a safe and comfortable pedestrian scale environment; and
4. To encourage a mixture of uses and sizes of structures.

B. Large Scale Development; Provisional Permit Required: Any commercial, industrial or multi-family development in which any individual buildings exceed thirty thousand (30,000) GFA (or 10,000 GFA in C-1 zone) shall be considered "large scale" for purposes of this section 16.20.020. Such large scale commercial, industrial or multi-family development shall proceed only in the event of discretionary approval of a provisional permit, pursuant to sections [16.20.020.2](#) and [16.20.030](#) of this chapter.

C. Gross Floor Area Limitations: Individual buildings in a large scale development shall each be restricted to the maximum gross floor area (GFA) provided in this section.

There is no limit on the number of buildings nor upon the cumulative GFA located on a single lot or tract provided that each building individually complies with this section and all other requirements of this title².

Individual buildings shall not be linked by exclusive use passageways that have the effect of combining the structures into a single operating facility. Buildings which are separated by a minimum of twenty feet (20'), but connected solely by exterior pedestrian walkways that are open sided and designed and used solely as publicly accessible pedestrian passageways, are to be considered separate buildings for purposes of this section. Such pedestrian passageways shall not be used for commercial purposes and shall be excluded from the calculation of GFA under this section.

D. Exemptions: The following special uses are exempt from the gross floor area limitations of this section, however these facilities, if larger than thirty thousand (30,000) square feet GFA are not exempt from the review requirements for provisional permits as set forth in section [16.20.020.2](#) of this chapter:

1. Hospitals;
2. Public buildings owned by a governmental entity, including those of the town, which are operated for educational, governmental or other public purposes, including the necessary facilities and equipment to ensure proper operation thereof.

Gross floor area (GFA), in square feet:

<u>Zone</u>	<u>Individual Building Permissible Square Footage</u>	<u>Provisional Permit Individual Building Maximum Square Footage</u>
C-1	10,000	30,000
C-2	30,000	80,000
CPD	30,000	80,000
CBD	30,000	80,000
M-1	30,000	80,000
R-6 and R-14	30,000	50,000
All other zones	10,000	Not allowed

(Ord. 02-11, 2002: Ord. 99-05, 1999)

16.20.020.2: PROVISIONAL PERMIT:

Development of a large scale industrial, commercial or multi-family project in which the GFA of any building exceeds thirty thousand (30,000) square feet (or 10,000 GFA in C-1 zone) is contingent upon discretionary approval of a provisional permit.

The GFA for an individual building may, upon discretionary approval of a provisional permit, be increased beyond the "individual building permissible square footage" limitation up to the maximum individual building size shown for a provisional permit in the above table. The maximum GFA allowed by a provisional permit shall not be increased.

Applications for provisional permits shall follow the application procedure outlined in section [16.12.040.5](#) of this title.

The criteria outlined below shall be used for evaluation of any such application for provisional permit:

- A. The development is compatible with the uses in the general vicinity and the development is harmoniously integrated with its surroundings;
- B. The existing and proposed on site and off site infrastructure (including, but not limited to, water, sewer, drainage, traffic controls, circulation and other public services and utilities) will support the size of the building and development;
- C. The health, safety, and welfare of the town of Taos are maintained;
- D. The architecture and site design of the development meets the architectural design and site planning standards of section [16.20.030](#) of this chapter and the purpose and intent of this section;
- E. When multiple structures are planned, the structures shall be staggered and/or offset and spacing between the structures should be consistent with the purposes and intent of this section.

Where any building exceeds a GFA of thirty thousand (30,000) square feet the minimum spacing between such building and any other building on the site shall be twenty feet (20'). This spacing requirement shall be enforced regardless of building configuration or arrangement. The intent of this minimum spacing requirement is that the outdoor spaces created between the buildings should have pleasant proportions which achieve a human scale. Arranging multiple structures around courtyards is encouraged; and

F. Compliance with all other requirements of this title. (Ord. 02-11, 2002: Ord. 99-05, 1999)

16.20.030: ARCHITECTURAL DESIGN AND SITE PLANNING STANDARDS FOR COMMERCIAL AND INDUSTRIAL STRUCTURES AND FOR LARGE SCALE DEVELOPMENT:

16.20.080.4: SPECIAL USE PERMIT/CONDITIONAL USE PERMIT/PROVISIONAL PERMIT; SITE DEVELOPMENT PLAN REQUIREMENTS:

A. Applications for special uses, conditional uses or provisional permits shall be accompanied by: 1) a site development plan; 2) a site threshold assessment (STH) form obtained from the code administrator; and 3) the applicant's narrative statement outlining, at a minimum, the following:

1. A statement addressing the consistency (or lack of consistency) of the proposed special, conditional or provisional use with the policies of the town of Taos;
 2. A statement setting out any benefits or detriments that the proposed special, conditional or provisional use will have concerning public health, safety or welfare.
- B. The special, conditional, or provisional use site development plan shall consist of at least two (2) parts, one of which shall reflect existing conditions, and one of which shall show proposed land form alterations, improvements and structures, utilities, circulation patterns, land uses and all other detail necessary to describe the proposed special, conditional or provisional use. The site development plan shall contain the following basic information, where applicable; provided, the code administrator may require additional information or more detail as is deemed reasonably necessary to properly interpret and evaluate such plan:

1. Existing Conditions:

a. The special, conditional or provisional use permit site development plan map(s) shall include an accurate true north arrow and shall be illustrated at a minimum scale of one inch equals twenty feet (1" = 20'), on a paper size not to exceed twenty four inches by thirty six inches (24" x 36"). If the subject parcel must be illustrated on more than one sheet of paper, then the applicant shall also include a site development plan at the largest scale possible so that the parcel can be illustrated on one sheet of twenty four inch by thirty six inch (24" x 36") paper. The site development plan shall contain the following detail:

- (1) Boundary survey with a legal description of all property in the development;
- (2) Description of existing sizes, locations and arrangements of the buildings, structures, public and private parking areas, land uses, dedicated/reserved parks and open spaces, both on the property and within three hundred feet (300') of the property;

- (3) Description of existing topography with elevation contour lines at a maximum of four foot (4') intervals;
- (4) Location, size and names of existing public and private streets, public rights of way, alleys, walkways and trails, both on the property and within three hundred feet (300') of the property;
- (5) Location and description of all existing easements, noting purpose and grantee of the easement, both on the property and within three hundred feet (300') of the property;
- (6) The layout and improvement standards of existing private and public streets, pedestrian and bicycle ways, parking areas, and loading areas. The site development plan shall show the detailed arrangement of existing parking and loading spaces and the locations of ingress and egress points;
- (7) The location of existing signs, fences, walls and landscaped areas, including a description of existing vegetation and size, location of significant vegetation and other environmental features;
- (8) Locations and size of existing acequias and watercourses, including a description of existing drainage plan and any existing or proposed method of treatment or correction of flooding problems.

2. Proposed Changes:

- a. Proposed private and public streets, pedestrian and bicycle ways, parking areas, loading areas and the proposed plan for circulation of vehicles, goods and pedestrians, including any on site or off site traffic mitigation measures. The site development plan shall show the detailed arrangement of proposed parking and loading spaces and the locations and design improvements of ingress and egress points;
- b. Landscape improvement and maintenance plan in conformance with the town of Taos landscape ordinance, identification of any such trees or other significant environmental features that are to be removed and proposed bonding or other assurances for replacement and maintenance of landscaping that fails during the first two (2) years following issuance of occupancy permits for the project;
- c. Drawings of the location, design and size of any proposed signs, fences, or walls;
- d. Detailed description and location of any proposed open spaces including dedicated open spaces and park sites and reserved open spaces, together with proposed instruments, such as irrevocable offers of dedication, deeds, improvement bonds, covenants, conditions and restrictions, or easements that will effectively implement such projects and/or dedications;
- e. Conceptual description of any proposed method of treatment in conformance with the town of Taos storm drainage ordinance or correction of flooding problems, and documentation that acequia rights of way will be respected.

C. Prior to the final public hearing before the commission, the following additional information, where applicable, shall be supplied provided the commission and/or code administrator may require additional information as is deemed reasonably necessary to properly interpret and evaluate the plan:

1. Completed traffic study as required by the "Town Of Taos Access Management Manual" and as requested by the code administrator;
2. Utilities improvement plan containing detailed construction drawings and provisions for any required bonding or other financing for any proposed or required public utility improvements including, but not limited to, improvements to sewer, water, electric lines, telephones lines, gas lines, cable, drainage and walkways;
3. Engineered grading, drainage, erosion control and terrain management plan in conformance with the town of Taos storm drainage ordinance and flood damage prevention ordinance;
4. Architectural plans including floor plans, elevations and/or exterior perspectives, and exterior details of all improvements. Construction level detail of floor plans, elevations and/or perspective drawings, and exterior details of all proposed improvements, if applicable;
5. A lighting plan submitted in conformance with the dark skies ordinance ([chapter 15.28](#) of this code);
6. Final implementation plan for all proposed public facilities including, but not limited to, any on site and off site traffic mitigation improvements (such as roadway, signalization, or other measures), public utility improvements (including, but not limited to, sewer, water, electric lines, telephone lines, gas lines, cable), schools, cultural centers, dedicated open spaces, trails, park sites and the like. Such plan shall provide for any required bonding or other financing necessary to implement the plan. (Ord. 04-12, 2004)

16.12.040.5: APPLICATION PROCEDURE:

This section governs applications for development of any type which is not governed administratively by the code administrator pursuant to section [16.12.040.4](#) of this chapter. Nothing herein shall be deemed to relieve an applicant from complying with all other provisions of this title, both substantive and procedural, and state law.

A. The applicant shall submit to the code administrator a completed application in writing, on forms, the content of which has been approved by the code administrator, along with the fee established pursuant to appendix A attached to ordinance 99-05 and available to the public at the office of the code administrator, in good funds. The application shall be complete before it is accepted by the planning department and shall contain not less than all of the following information:

1. The name(s) and address(es) and phone numbers of the owner(s) and, where applicable, the name and address of any lessee and/or owner's agent and a document providing that the owner's agent is authorized to act on behalf of the owner;
2. A description and the location of the property for which the application is requested;

3. A specific description of the application requested;
4. The basis for requesting the application approval, including a statement of the hardship which the applicant will suffer if the application is denied;
5. Any other information deemed necessary by the code administrator;
6. For a plat vacation, the application shall also be signed and filed by all owners of the land subject to the application for plat vacation, and be accompanied by a statement of all owners of the land, duly attested, designating the subject plat or portion thereof proposed.

B. The code administrator shall accept and shall review only a completed application and the development proposed and the code administrator shall advise the applicant of all approvals required under the code and all other applicable ordinances of the town administered by the code administrator. This information is to be provided for the convenience of the applicant and orderly processing of the application. However, at all times, the provisions of this title and other applicable ordinances of the town shall govern the application and proposed development. Accordingly, representations by the code administrator shall not preclude the town from requiring that all applicable approvals be obtained, even if the code administrator did not advise the applicant that such an approval would be necessary.

C. The code administrator shall review the application for compliance with the requirements of this title, and if the application is complete and in compliance with this title, then the code administrator shall forward the application, with all relevant documents, exhibits, submissions and any findings of the code administrator and other town staff, to the hearing officer, DRC, commission or the historic preservation commission, as appropriate, within thirty (30) working days, or at such other time as may be reasonable not to exceed sixty (60) days, from the date the completed application is accepted by the planning department.

D. When the application is complete, in compliance with this title and submitted to the hearing officer, the DRC, commission or the historic preservation commission, as appropriate, pursuant to subsection C of this section, the code administrator shall schedule a preliminary presentation before the DRC. At the preliminary presentation, the applicant shall have the opportunity to informally explain the proposed development to the DRC.

E. At or after the preliminary presentation, the code administrator, on behalf of the DRC, shall inform the applicant of the order in which the various required approvals will be processed.

F. After the applicant has submitted all the necessary and required documents to the code administrator prior to the preliminary hearing, a public hearing shall be scheduled. The code administrator shall, in consultation with the DRC, commission, historic preservation commission, or hearing officer, as appropriate, schedule the time, place and date of the public hearing on the application. The code administrator shall notify the applicant in writing, by mail, or electronic delivery, of time, place and date of such public hearing and it is the responsibility of the applicant to provide necessary public notice prior to such public hearing as set forth in subsections G through J of this section.

G. No zoning regulation, restriction or boundary shall become effective, amended, supplemented or repealed until after a public hearing at which all parties in interest and citizens shall have an opportunity to be heard.

H. Following the scheduling of a public hearing, the applicant shall post notice of the filing of the application and the time, place and date of the public hearing. The notice shall be posted prominently for public view on the land, dwelling or other structure which is the subject of the application not less than fifteen (15) days prior to such hearing.

I. At the applicant's expense, the applicant shall cause to be published, on forms, the content of which has been approved by the code administrator, notice of the time, place and date of the public hearing in a newspaper of general circulation in the county. The notice must be published once, not less than fifteen (15) days prior to the date of the public hearing. Alternately, the applicant may elect to request the town provide the required public notice at the cost of said notice plus a service fee as set by the town council.

J. At the applicant's expense, the applicant shall mail or personally serve public notice to the last known address of each landowner as shown by the records of the county assessor. If mailed, public notice shall be sent by certified mail, return receipt requested, from the U.S. postal service or first class mail with full postage attached thereto, in a timely manner to the required parties. In the event of a protest as to notice received by any interested party, then the burden shall be on the applicant to establish that service has been accomplished to the satisfaction of the entity hearing the application. Electronic return receipts are acceptable as provided by the U.S. postal service. Town staff may provide a list and map of the adjacent property owners as known by the town to assist the applicant however the applicant must verify the accuracy and completeness of said list with the Taos County assessor's office. The notice shall be on forms, the content of which has been approved by the code administrator and the notices must be mailed not less than fifteen (15) days prior to the date of such public hearing. Landowners within three hundred feet (300'), excluding public right of way, of the exterior boundary of property which is the subject of the application shall receive written notice of the time, place and date of the public hearing. However, when a change in zoning is proposed for an area of one block or less, notice of the public hearing shall be mailed by certified mail, return receipt requested, to the owners, as shown by the records of the county assessor, of lots of land within the area proposed to be changed by a zoning regulation and within one hundred feet (100'), excluding public right of way, of the area proposed to be changed by zoning regulation. In addition, with a change in zoning application, if the notice by first class mail to the owner is returned undelivered, the zoning authority shall attempt to discover the owner's most recent address and shall remit the notice by certified mail, return receipt requested, to that address. Alternately, the applicant may elect to request the town provide the required public notice, either by certified mail or first class mail as provided herein, at the cost of said notice plus a service fee as set by the town council.

K. Prior to the public hearing, the applicant shall deliver a list of the names and addresses of all landowners notified of the application to the code administrator. Attached to the list shall be United States postal service certified mail receipts showing evidence of the proper mailing of the notices and all return receipts received from the postal service showing delivery of the notices on or before the date of the hearing, or the signature of each landowner notified by personal service, or an affidavit of the applicant attesting that all mailings were sent, first class mail with full postage attached thereto, in a timely manner to the required parties. Alternately, the applicant may elect to request the town provide the required public notice at the cost of said notice plus a

service fee as set by the town council. In the event of a protest as to notice received by any interested party, the burden shall be on the applicant to establish that service has been accomplished to the satisfaction of the entity hearing the application.

L. If the applicant fails to give proper notice, or fails to file proper proof of notice, then the public hearing shall be postponed. If, after two (2) consecutively scheduled public hearings, proper notice is not given, or proper proof of notice is not filed, then the application shall be deemed withdrawn, the application fee forfeited and no further action shall be taken thereon without a new application being filed by the applicant. Failure to receive notice due to inaccuracies contained in the records of the Taos County assessor shall not constitute a failure to provide sufficient notice.

M. If an application is for a special use permit (excluding special use permits for a cellular tower or antenna), variance or conditional use permit, a site development plan containing the elements listed in section [16.20.080.4](#) of this title is required for a special use or conditional use permit or section [16.20.080.6](#) of this title for a variance, and there is a two (2) step procedure for commission review:

1. Preliminary presentation before the DRC; and
2. Public hearing before the commission at which the commission shall approve, approve with modifications or conditions, or deny.

N. If an application is for a special use permit for a cellular tower or antenna¹, a site development plan containing the elements listed in section [16.20.080.4](#) of this title is required, and there is a three (3) step procedure for review:

1. Preliminary presentation before the DRC;
2. Public hearing before the commission, at which the commission shall recommend approval, approval with modifications or conditions, or denial; and
3. Public hearing before the town council.

O. If an application is for a provisional permit to increase commercial and industrial gross size area limitations, a site development plan containing the elements listed in section [16.20.080.4](#) of this title is required, and there is a three (3) step procedure for review:

1. Preliminary presentation before the DRC;
2. Public hearing before the commission, at which the commission shall recommend approval, approval with modifications or conditions, or denial; and
3. Public hearing before the town council.

P. If an application is for establishment of a planned unit development overlay zone, then a preliminary schematic site development plan containing the elements listed in section [16.20.080.1](#) of this title is required, and there is a three (3) step procedure for review leading to establishment of the overlay zone:

1. Preliminary presentation before the DRC;
2. Public hearing before the commission, at which the commission shall recommend approval, approval with modifications or conditions, or denial; and
3. Public hearing before the town council at which time the planned unit development overlay rezoning and preliminary schematic site development plan are approved or rejected.

In the event that the requested planned unit development overlay zone and preliminary schematic site development plan are approved by the town council, development of the property may not proceed until a final site development plan has been submitted and approved by the commission in accordance with section [16.20.080.2](#) of this title.

Q. If an application is for a zone change to other than a planned unit development overlay zone, or for zone designations of newly annexed territory, a site development plan containing the elements stated in section [16.20.080.5](#) of this title is required, and there is a three (3) step procedure for review:

1. Preliminary presentation before the DRC;
2. Public hearing before the commission, at which the commission shall recommend approval, approval with modifications or conditions, or denial; and
3. Public hearing before the town council at which the council approves or rejects the zoning change(s).

R. If an application is for a certificate of appropriateness, see section [16.16.220.12](#) of this title for the historic overlay zone review process.



Owner's Affidavit
(To be completed only when an applicant has an agent)

State of New Mexico)

) SS.

Town of Taos)

We/I _____
(Please print full name(s))

Being duly sworn, depose and say that (I am) (we are) requesting a permit or application through the Town of Taos. Furthermore, (I) (we) hereby appoint _____
To act as our authorized agent on our behalf on all matters pertaining to the processing and obtaining of said permit with the exception of legal documents for recording purposes.

Signature

Date

Address

Subscribed and sworn to before me this
_____ Day of _____, 20_____.

Notary Public

My commission Expires: _____

SITE THRESHOLD ASSESSMENT (STH)

Planning, Community and Economic Development Department
 400 Camino de la Placita
 Taos, NM 87571
 Phone (575-751-2016
 Fax (505) 751-2026



CASE NO PZ20 _____ - _____

PROPERTY OWNER INFORMATION

Name			
Mailing Address			
City ST ZIP Code			
Subject Property Address			
Telephone Number		Cell Phone	
E-Mail Address			

STA and TIA Limits for Traffic Studies

USE	STA REQR	TIA REQR	UNITS	PROJECT SIZE
Commercial Subdivision	0.40	2	ACRES	
M-1 Manufacturing Subdivision	1	5	ACRES	
Go Cart/Carnivals/Thrill Rides	1	5	ACRES	
Nursery	1	5	ACRES	
Service Station & Convenience Store	2	10	PUMPS	
Carwash	3	15	LANES	
Truck Terminal	3	15	ACRES	
Mixed Use	25	100	(1)	
Golf Course	30	150	ACRES	
Motel	30	150	DU	
Single Family, Mobile Home, Multi-Family	30	150	DU	
Bank, Drive-In	500	2,500	SF	
Bank, Walk-In	1,000	5,000	SF	
Convenience Market	1,000	5,000	SF	
Restaurant, Fast Food	1,000	5,000	SF	
Club, Drinking, Restaurant	1,500	7,500	SF	
Day Care	1,500	7,500	SF	
Discount Store, Supermarket	3,000	15,000	SF	
Retail, Office, Theater	6,000	30,000	SF	
Schools, Community Center	10,000	50,000	SF	
Church, Hospital, Nursing Home	15,000	75,000	SF	
Light Manufacturing	20,000	100,000	SF	
Furniture	25,000	125,000	SF	
Warehousing	30,000	150,000	SF	
URNS PER HOUR				

